	CASE NO. 07CR	3753 COUNT					
	INCIDENT NO./11	RN: 901-290-2320 A001 2009 NOV -6 PM 5: 49					
THE STATE OF TE	XAS	§ IN THE 10TH JUDICIAL					
v.		S DISTRICT COLIR STON COUNTY, TX.					
ROYCE CLYDE	ZEIGLER, II	§ GALVESTON COUNTY, TEXAS					
STATE ID No.: TX	08065595	§					
	JUDGMENT OF	CONVICTION BY JURY					
Judge Presiding:	Hon, David E. Garner	Date Judgment NOVEMBER 6, 2009					
Judge Fresiding.		Entered:					
Attorney for State:	KURT SISTRUNK & KAYLA ALLEN	Attorney for DEE MCWILLIAMS, DENA Defendant: FISHER, NEAL DAVIS					
Offense for which D	efendant Convicted:						
CAPITAL MURI	DER						
Charging Instrument	<u>.</u>	Statute for Offense:					
INDICTMENT		19.03 Penal Code					
Date of Offense:							
JULY 25, 2007							
Degree of Offense:		Plea to Offense:					
CAPITAL FELON	Y	NOT GUILTY					
Verdict of Jury:		Findings on Deadly Weapon:					
GUILTY		N/A					
Plea to 1st Enhancen		Plea to 2 nd Enhancement/Habitual					
Paragraph:		Paragraph: N/A					
Findings on 1st Enha		indings on 2 nd					
Paragraph:		Enhancement/Habitual Paragraph: N/A					
Punished Assessed b							
JURY	NOVEMBER	6, 2009 NOVEMBER 6, 2009					
Punishment and Place of Confinement: LIFE IN THE INSTITUTIONAL DIVISION, TDCJ							
THIS SENTENCE SHALL RUN CONCURRENTLY.							
SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A.							
Fine:	Court Costs:	Attorney Fees:					
\$ N/A	\$667.00	\$					
Restitution:		Restitution Payable to:	-				

below)

Sex Offender Registration Requirements do not apply to the Defendant. TEX. CODE CRIM. PROC. chapter 62

The age of the victim at the time of the offense was N/A.

\$ N/A

☐ VICTIM (see below) ☐ AGENCY/AGENT (see

The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Pres-Sentence Investigation, if so ordered, was done according to the applicable provisions of TEX. CODE CRIM. PROC. art. 42.12 § 9.

The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and restitution as indicated above.

Punishment Options (select one)

Funishment Options (select one)
Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, Institutional Division, TDCJ. The Court ORDERS Defendant to be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the custody of the Sheriff of this County until the Sheriff can obey the directions of this sentence. The Court ORDERS that upon release from confinement, Defendant proceed immediately to the Galveston County and Pre-Trial Services. Once there, the Court ORDERS Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.
Confinement in State Jail or Institutional Division [BOOT CAMP]. The Court further recommends that the Defendant be placed in the Alternative Incarceration Program (AIP) authorized under Article 42.12 Sec. 8 of the C.C.P. and Section 499.052 Government Code for a period of not less than seventy-five (75) days or more than ninety (90) days. The Court does not retain jurisdiction over the Defendant under Article 42.12 Section 6 of the C.C.P.
County Jail—Confinement / Confinement in Lieu of Payment. The Court ORDERS Defendant immediately committed to the custody of the Sheriff of Galveston County, Texas on the date the sentence is to commence. Defendant shall be confined in the Galveston County Jail for the period indicated above. The Court ORDERS that upon release from confinement, Defendant shall proceed immediately to the Galveston County and Pre-Trial Services. Once there, the Court ORDERS Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.
Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed immediately to the Office of the Galveston County Galveston County and Pre-Trial Services. Once there, the Court ORDERS Defendant to pay or make arrangements to pay all fines and court costs as ordered by the Court in this cause.
Execution / Suspension of Sentence (select one)
□ The Court Orders Defendant's sentence EXECUTED.
The Court ORDERS Defendant's sentence of confinement SUSPENDED. The Court ORDERS Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this judgment by reference.

ATTACHMENT A

STATE OF TEXAS

VS.

ROYCE CLYDE ZEIGLER, II

CAUSE NO. 07CR3753

()	Pursuant to Article 42.18 8(g), of the Texas Code of Criminal Procedure the Court finds that the victim(s) of this crime is (are) owed restitution. Such restitution shall be ordered as a condition of parole.							
		VICTIM:	VICTIM:						
		ADDRESS:	ADDRESS:	MOODING CONTRACTOR AND ADMINISTRAL ADMINIS					
		AMOUNT: \$	AMOUNT: \$						
(X)	Pursuant to Article 42.18 8(g), of the Texas Code of Criminal Procedure the Defendant is ordered to pa to Latonia D. Wilson, District Clerk, of Galveston County, Room 404 Galveston County Courthouse Galveston, Texas, \$ as reimbursement for court appointed attorney fees. Such fees shall be ordered as a condition of parole.							
(X)	Pursuant to Article 42.18 8(g), of the Texas C to Latonia D. Wilson, District Clerk, of Galv Galveston, Texas, \$ 600 for Court	veston County, Room 404 Galv	eston County Courthouse,					
()	Pursuant to Article 42.18 8(g), of the Texas Code of Criminal Procedure the Defendant is ordered to pay to Latonia D. Wilson, District Clerk, of Galveston County, Room 404 Galveston County Courthouse, Galveston, Texas, \$ as a fine. Such fine shall be ordered as a condition of parole.							
(X)	Pay to the G.C.C.S.C.D. \$ 25.00 as a Crime St Galveston Crime Stoppers. Such payment sh per month paid each month; Such repaymen	all be paid (by)	(in installments of \$					
()	Pursuant to Article 42.18 8(g), of the Texas Code of Criminal Procedure the Defendant is ordered to pay to the G.C.C.S.C.D. \$ to reimburse the County for extradition costs. Such costs shall be ordered as a condition of parole.							
()	Attend and successfully complete a program designed to educate persons on the dangers of drug abuse pursuant to V.T.C.A. Transportation Code, Section 521.374.							
()	The Defendant's driver's license will be susperand until the Defendant completes the educate Section 521.372.	nded for 180 days and continue tion program pursuant to V.T.C	for an indefinite period up C.A. Transportation Gode,					
()	The Defendant's driver's license will be susp	ended for one (1) year.	ESTON -					
	hereby of the st this off JASON Galves	on E. Murray, District Clerk and Custodian of ds for District Courts of Galveston, County, Texas do cartify that the foregoing is a true and correct copy original record, now in my lawful custody and filed in day of		COUNTY, TX.					

CAUSE NUMBER 07CR3753

THE S	TATE OF TEXAS	ş	1	IN THE DISTRICT COU	JRT OF			
	VS.	· §	}	GALVESTON COUNTY	, TEXAS			
ROYC	E CLYDE ZEIGLER	LII §	}	10TH JUDICIAL DISTR	UCT			
	TRIAL	COURT'S CERTIFICAT	TION OF DEFENDAN	T'S RIGHT OF APPEAL	ź			
I, Judg	e of the trial court, ce	ertify this criminal case:						
[]	is not a plea-bargain case, and the defendant has the right of appeal. [or]							
[]	is a plea-bargain case, but matters were raised by written motion filed and ruled on before trial and not withdrawn or waived, and the defendant has the right of appeal. [or]							
[]	is a plea-bargain case, but the trial court has given permission to appeal, and the defendant has the right of appeal. [or]							
[]	is a plea-bargain c	ase, and the defendant has l	NO right of appeal. [or]					
[]	the defendant has	waived the right of appeal.	Date Signed	a·1001				
I have received a copy of this Certification. I have also been informed of my rights concerning any appeal of this criminal case, including any right to file a pro se petition for discretionary review pursuant to Rule 68 of the Texas Rules of Appellate Procedure. I have been admonished that my attorney must mail a copy of the court of appeal's judgment and opinion to my last known address and that I have only thirty (30) days in which to file a pro se petition for discretionary review in the court of appeals. TEX. R. APP.P. 68.2. I acknowledge that, if I wish to appeal this case and if I am entitled to do so, it is my duty to inform my appellate attorney, by written communication, of any change in the address at which I am currently living or any change in my current prison unit. I understand that, because of appellate deadlines, if I fail to timely inform my appellate attorney of any change in my address, I may lose the opportunity to file a pro se petition for discretionary review.								
. //	W Call	M	Man	Du				
Defen	dent ///		Defendant's Co					
Mailin	ng Address:		Mailing Addres	24038531 s:440 Long land	STE UU			
Telepl	hone Number:()		Telephone Nun	nber: (71) 2227 775	5			
Fax N	fumber(if any): ()_		Fax Number (if	any): (215) 22 (217)				
Effectiv	ve September 1, 2007	I, Jason E. Murray, District Records for District Courts of hereby certify that the foregoin of the original record, row in not this office on the witness my officing day of JASON E. MURRAY, DISTR Galveston County, Jexas	Galveston, County, Texas doing is a true and correct copy ny lawful cust dy and filed it day of the county and filed it day of the county and seal of office this custoff.	e ·	Second 1			